LEBLOND et al. Appl. No. 10/581,947 Atty. Ref.: 3665-181 Amendment

January 28, 2010

## REMARKS

Reconsideration is requested.

Claims 20-41 are pending. Claims 23, 26 and 31 have been withdrawn from consideration. The claims have been amended, without prejudice. Support for the amendments may be found throughout the specification. No new matter has been added

The objection to claim 22 is obviated by the above amendments. Withdrawal of the objection is requested.

The Section 112, second paragraph, rejections of claims 22, 24, 25, 27, 28, 29, 30 and 32-41 are obviated by the above amendments. Withdrawal of the rejections are requested.

The Section 112, first paragraph "enablement", rejection of claims 22, 24, 25, 27-30 and 32-41 is obviated by the above amendments. The claims are submitted to be supported by an enabling disclosure. Withdrawal of the Section 112, first paragraph "enablement", rejection is requested.

The Section 102 rejection of claims 22 and 36 over U.S. Patent No. 5,567,721, is obviated by the above amendments. Withdrawal of the Section 102 rejection is requested in view of, for example, the revision to claim 22 wherein R is optionally another Zn-chelating- group has been removed. Withdrawal of the Section 102 rejection is requested.

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The Section 103 rejection of claims 22, 36, 37, 40 and 41 over U.S. Patent No.

5,567,721, is traversed. Reconsideration and withdrawal of the rejection are requested

in view of the above and the following.

Clarification is requested regarding the Examiner's reference to and reliance on

"the '925 patent" on pages 16-17 of the Office Action dated October 28, 2009 in the

event any rejection based on same is maintained. The record does not include citation

of a "'925 patent" and complete citation of same is not contained in the Office Action of

October 28, 2009. The applicants are unable to respond to the Examiner's comments

regarding "the '925 patent" without further information.

U.S. Patent No. 5,567,721 discloses carboxylic acids and that these acids can be

converted into the corresponding ester or amide. The claimed invention would not

have been obvious in view of the cited art. Withdrawal of the Section 103 rejection is

requested.

The claims are submitted to be in condition for allowance and a Notice to that

effect is requested. The Examiner is requested to contact the undersigned, preferably

by telephone, in the event anything further is required.

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Respectfully submitted,

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